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Attorneys for Defendants
HAPPY DRAGON and
CHENG SANDY X HONG, an individual
dba HAPPY DRAGON CHINESE RESTAURANT

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

CRAIG YATES, an individual; and
DISABILITY RIGHTS, ENFORCEMENT,
EDUCATION, SERVICES: HELPING YOU
HELP OTHERS, a California public benefit
corporation,

Plaintiffs,

v.

HAPPY DRAGON; ZHI GUANG CEN and
JANET LI ZHEN HE, husband and wife; and
CHENG SANDY X HONG, an individual dba
HAPPY DRAGON CHINESE RESTAURANT,

Defendants.

Case No. CV 08-3183 BZ

**STIPULATION AND ~~PROPOSED~~
ORDER TO MOVE INSPECTION OF
PREMISES DATE**

Hon. Bernard Zimmerman

1 Whereas on July 2, 2008, the Court issued the Case Schedule in this case setting October 10,
2 2008 as the last date for Inspection of Premises;

3 Whereas the Plaintiffs and Defendants Happy Dragon and Cheng Sandy X Hong ("Happy
4 Dragon Defendants") have agreed to move the last date for Inspection of Premises from October 10,
5 2008 to October 31, 2008, subject to the approval of the court.

6 The Parties hereby stipulate and agree as follows:

7 The current schedule setting October 10, 2008 as the last date for Inspection of Premises will
8 be extended by approximately 21 days to October 31, 2008.

9
10 DATED: October 9, 2008

Respectfully submitted,

11 TOWNSEND AND TOWNSEND AND CREW LLP
12

13 By: /s/ Paul W. Vapnek

14 PAUL W. VAPNEK
15 CHUAN GAO
EUGENE MADUEWESI
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16 Attorneys for Defendants
17 HAPPY DRAGON and
18 CHENG SANDY X HONG, an individual
dba HAPPY DRAGON CHINESE RESTAURANT
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~~—[PROPOSED]~~ ORDER

The Stipulation and [Proposed] Order To Move Inspection Of Premises Date is hereby adopted by the Court. The parties are directed to comply with this Order.

IT IS SO ORDERED.

DATED: October 10, 2008



Hon. Bernard Zimmerman
United States Magistrate Judge

GENERAL ORDER 45 ATTESTATION

I, Paul W. Vapnek, am the ECF user whose ID and password are being used to file this Stipulation and [Proposed] Order To Move Inspection Of Premises Date. In compliance with General Order 45, X.B., I hereby attest that Thomas Frankovich has concurred in this filing.

DATED: October 9, 2008

TOWNSEND AND TOWNSEND AND CREW LLP

By: /s/ Paul W. Vapnek

PAUL W. VAPNEK

CHUAN GAO

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GREG H. KLINE

Attorneys for Defendants

HAPPY DRAGON and

CHENG SANDY X HONG, an individual

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